Northern District of California

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UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA

SURGICAL INSTRUMENT SERVICE COMPANY, INC., et al.,

Plaintiffs,

v.

INTUITIVE SURGICAL, INC.,

Defendant.

Case No. 21-cv-03496-AMO

OMNIBUS ORDER RE: SEALING

Before the Court are the Parties' and Third-Parties' Administrative Motions to Seal, Motions to Consider Sealing Third-Party Materials, Statements in Support of Sealing, Declarations in Support of Sealing, and associated exhibits, at ECF 122, 123, 124, 125, 130, 133, 136, 138, 149, 150, 151, 152, 153, 154, 155, 161, 171, 173, 178. The Court, having carefully considered the submissions, the record, the applicable law, and any arguments related thereto, hereby orders that the Administrative Motions are **GRANTED** in part and **DENIED** in part.

LEGAL STANDARD

Pursuant to Civil Local Rule 79-5, the party seeking to file a document or portions of it under seal must explain "(i) the legitimate private or public interests that warrant sealing; (ii) the injury that will result if sealing is denied; and (iii) why a less restrictive alternative to sealing is not sufficient." Civil L.R. 79-5(c)(1). The request must be "narrowly tailored to seal only the sealable material." *Id.* at 79-5(c)(3).

A party seeking to seal records must provide "compelling reasons" to overcome the "strong presumption in favor of access." Kamakana v. City & Cty. Of Honolulu, 447 F.3d 1172, 1178 (9th Cir. 2006); see Ctr. for Auto Safety v. Chrysler Grp., LLC, 809 F.3d 1092, 1096 (9th Cir. 2016). The standard derives from the "common law right 'to inspect and copy public records

and documents, including judicial records and documents." *Pintos v. Pac. Creditors Ass'n*, 605 F.3d 665, 678 (9th Cir. 2010) (quoting *Kamakana*, 447 F.3d at 1178). To overcome this strong presumption, the party seeking to seal judicial records must "articulate compelling reasons supported by specific factual findings . . . that outweigh the general history of access and the public policies favoring disclosure, such as the public interest in understanding the judicial process." *Kamakana*, 447 F.3d at 1178-79 (citations omitted). The party must make a "particularized showing" that "specific prejudice or harm will result" if the information is disclosed. *Phillips ex rel. Estates of Byrd v. Gen. Motors Corp.*, 307 F.3d 1206, 1210-11 (9th Cir. 2002).

It is in the "sound discretion of the trial court" to determine what constitutes a "compelling

It is in the "sound discretion of the trial court" to determine what constitutes a "compelling reason" for sealing a court document. *Ctr. for Auto Safety*, 809 F.3d at 1097 (quoting *Nixon v. Warner Commc'ns, Inc.*, 435 U.S. 589, 599 (1978)). Compelling reasons justifying sealing court records generally exist when such "court files might . . . become a vehicle for improper purposes" such as "releas[ing] trade secrets," *Kamakana*, 447 F.3d at 1179, or "as sources of business information that might harm a litigant's competitive standing," *Ctr. for Auto Safety*, 809 F.3d at 1097; *see In re Elec. Arts, Inc.*, 298 F. App'x 568, 569 (9th Cir. 2008) (sealing trade secret information about "the pricing terms, royalty rates, and guaranteed minimum payment terms" in the parties' licensing agreement). Records attached to nondispositive motions must meet the lower "good cause" standard of Rule 26(c) of the Federal Rules of Civil Procedure, as such records "are often unrelated, or only tangentially related, to the underlying cause of action." *Kamakana*, 447 F.3d at 1179-80 (quotations omitted).

DISCUSSION

The Court finds that compelling reasons exist to support the filing under seal of the documents or portions thereof listed as "granted" in the following chart and grants the requests to seal these documents or portions thereof where they appear on the public docket. The Court denies the request to seal any documents or portions thereof (1) listed as "denied" in the following chart or (2) provisionally filed under seal pursuant to Local Rule 79-5(f) because a Party or Third-Party had designated them as confidential or highly confidential under the protective order but that

were not included in the below chart because no Party or Third-Party filed a statement or declaration seeking to maintain them under seal pursuant to Local Rule 79-5(f).

The Court appreciates the efforts of counsel to prepare the chart below, including citations to the relevant docket entries. The Court notes that, while it grants sealing many of the documents presented at this stage, it will be disinclined to permit sealing of materials presented in a public trial.

Documents or Portions Thereof that Intuitive Seeks to Maintain Under Seal			
Document or Portion of Document Sought to be Sealed ¹	Evidence offered in Support of Sealing	Objections	Ruling
ECF No. 125-2	ECF No. 125-1		GRANTED.
Exhibit A - Cahoy	Wong Declaration in		Cybersecurity
Declaration in Support of	Support of Motion to		development
the Motion to Exclude Kurt	Seal, ¶ 4		content.
Humphrey, Exhibit 4			
(Expert Report of Paul D.	ECF No. 125		
Martin, Ph.D.)	Administrative		
Page 19, redacted	Motion to File Under		
portions of ¶ 53	Seal, pg. 2-4		
ECF No. 125-2	ECF No. 125-1		GRANTED.
Exhibit A - Cahoy	Wong Declaration in		Cybersecurity
Declaration in Support of	Support of Motion to		development
the Motion to Exclude Kurt	Seal, ¶ 4		content.
Humphrey, Exhibit 4			
(Expert Report of Paul D.	ECF No. 125		
Martin, Ph.D.)	Administrative		
• Page 25, redacted	Motion to File Under		
portions of ¶ 67	Seal, pg. 2-4		

¹ The docket numbers listed refer to the under seal version of the document at issue that was submitted in unredacted form for the Court's review.

Documents or Portions Thereof that Intuitive Seeks to Maintain Under Seal			
Document or Portion of Document Sought to be Sealed ¹	Evidence offered in Support of Sealing	Objections	Ruling
ECF No. 125-3 Exhibit B - Cahoy Declaration in Support of the Motion to Exclude Kurt Humphrey, Exhibit 9 (Expert Report of Kurt Humphrey) • Page 11, figure appearing between ¶ 29 and ¶ 30	ECF No. 125-1 Wong Declaration in Support of Motion to Seal, ¶ 4 ECF No. 125 Administrative Motion to File Under Seal, pg. 2-4		GRANTED. Cybersecurity development content.
ECF No. 125-3 Exhibit B - Cahoy Declaration in Support of the Motion to Exclude Kurt Humphrey, Exhibit 9 (Expert Report of Kurt Humphrey) Att. 3, page 20, redacted portions of ¶ 66	ECF No. 125-1 Wong Declaration in Support of Motion to Seal, ¶ 4 ECF No. 125 Administrative Motion to File Under Seal, pg. 2-4		GRANTED. Cybersecurity development content.
ECF No. 125-3 Exhibit B - Cahoy Declaration in Support of the Motion to Exclude Kurt Humphrey, Exhibit 9 (Expert Report of Kurt Humphrey) • Att. 3, page 27, redacted portions of ¶ 93	ECF No. 125-1 Wong Declaration in Support of Motion to Seal, ¶ 4 ECF No. 125 Administrative Motion to File Under Seal, pg. 2-4		GRANTED. Cybersecurity development content.
ECF No. 125-3 Exhibit B - Cahoy Declaration in Support of the Motion to Exclude Kurt Humphrey, Exhibit 9 (Expert Report of Kurt Humphrey) Att. 3, page 27, redacted portions of ¶ 95	ECF No. 125-1 Wong Declaration in Support of Motion to Seal, ¶ 4 ECF No. 125 Administrative Motion to File Under Seal, pg. 2-4		GRANTED. Cybersecurity development content.

Documents or Portions Thereof that Intuitive Seeks to Maintain Under Seal			Seal
Document or Portion of Document Sought to be Sealed ¹	Evidence offered in Support of Sealing	Objections	Ruling
ECF No. 125-3 Exhibit B - Cahoy Declaration in Support of the Motion to Exclude Kurt Humphrey, Exhibit 9 (Expert Report of Kurt Humphrey)	ECF No. 125-1 Wong Declaration in Support of Motion to Seal, ¶ 4 ECF No. 125 Administrative		GRANTED. Cybersecurity development content.
• Att. 3, page 27, redacted portions of ¶ 96	Motion to File Under Seal, pg. 2-4		
ECF No. 125-3 Exhibit B - Cahoy Declaration in Support of the Motion to Exclude Kurt Humphrey, Exhibit 9	ECF No. 125-1 Wong Declaration in Support of Motion to Seal, ¶ 4		GRANTED. Cybersecurity development content.
(Expert Report of Kurt Humphrey) • Att. 3, page 28, redacted portions of ¶ 96	ECF No. 125 Administrative Motion to File Under Seal, pg. 2-4		
ECF No. 125-3 Exhibit B - Cahoy Declaration in Support of the Motion to Exclude Kurt Humphrey, Exhibit 9	ECF No. 125-1 Wong Declaration in Support of Motion to Seal, ¶ 4		GRANTED. Cybersecurity development content.
(Expert Report of Kurt Humphrey) • Att. 3, page 28, redacted portions of ¶ 97	ECF No. 125 Administrative Motion to File Under Seal, pg. 2-4		
ECF No. 125-3 Exhibit B - Cahoy Declaration in Support of the Motion to Exclude Kurt Humphrey, Exhibit 9	ECF No. 125-1 Wong Declaration in Support of Motion to Seal, ¶ 4		GRANTED. Cybersecurity development content.
(Expert Report of Kurt Humphrey) • Att. 3, page 28, redacted portions of ¶ 98	ECF No. 125 Administrative Motion to File Under Seal, pg. 2-4		

Documents or Portions Thereof that Intuitive Seeks to Maintain Under Seal			
Document or Portion of Document Sought to be Sealed ¹	Evidence offered in Support of Sealing	Objections	Ruling
ECF No. 125-2 Exhibit A - Cahoy Declaration in Support of the Motion to Exclude Kurt Humphrey, Exhibit 4 (Expert Report of Paul D. Martin, Ph.D.) Page 9, redacted portions of ¶ 24	ECF No. 125-1 Wong Declaration in Support of Motion to Seal, ¶ 5 ECF No. 125 Administrative Motion to File Under Seal, pg. 2-3, 4-5		GRANTED. Proprietary product development content.
ECF No. 125-2 Exhibit A - Cahoy Declaration in Support of the Motion to Exclude Kurt Humphrey, Exhibit 4 (Expert Report of Paul D. Martin, Ph.D.) • Page 11, redacted portions of ¶ 31	ECF No. 125-1 Wong Declaration in Support of Motion to Seal, ¶ 5 ECF No. 125 Administrative Motion to File Under Seal, pg. 2-3, 4-5		GRANTED. Proprietary product development content.
ECF No. 125-2 Exhibit A - Cahoy Declaration in Support of the Motion to Exclude Kurt Humphrey, Exhibit 4 (Expert Report of Paul D. Martin, Ph.D.) • Redacted portions of pages 26–29	ECF No. 125-1 Wong Declaration in Support of Motion to Seal, ¶ 5 ECF No. 125 Administrative Motion to File Under Seal, pg. 2-3, 4-5		GRANTED. Proprietary product development content.
ECF No. 125-2 Exhibit A - Cahoy Declaration in Support of the Motion to Exclude Kurt Humphrey, Exhibit 4 (Expert Report of Paul D. Martin, Ph.D.) Page 31, redacted portions of ¶ 79	ECF No. 125-1 Wong Declaration in Support of Motion to Seal, ¶ 5 ECF No. 125 Administrative Motion to File Under Seal, pg. 2-3, 4-5		GRANTED. Proprietary product development content.

Documents or Portions Thereof that Intuitive Seeks to Maintain Under Seal			
Document or Portion of Document Sought to be Sealed ¹	Evidence offered in Support of Sealing	Objections	Ruling
ECF No. 125-4 Exhibit C - Cahoy Declaration in Support of the Motion to Exclude Kurt Humphrey, Exhibit 12 (Expert Rebuttal Report of Kurt Humphrey) • Page 3, redacted portions of ¶ 14	ECF No. 125-1 Wong Declaration in Support of Motion to Seal, ¶ 5 ECF No. 125 Administrative Motion to File Under Seal, pg. 2-3, 4-5		GRANTED. Proprietary product development content.
ECF No. 125-3 Exhibit B - Cahoy Declaration in Support of the Motion to Exclude Kurt Humphrey, Exhibit 9 (Expert Report of Kurt Humphrey) • Page 5, redacted portions of ¶ 16	ECF No. 125-1 Wong Declaration in Support of Motion to Seal, ¶ 5 ECF No. 125 Administrative Motion to File Under Seal, pg. 2-3, 4-5		GRANTED. Proprietary product development content.
ECF No. 125-3 Exhibit B - Cahoy Declaration in Support of the Motion to Exclude Kurt Humphrey, Exhibit 9 (Expert Report of Kurt Humphrey) • Page 23-24, redacted portions of ¶ 56	ECF No. 125-1 Wong Declaration in Support of Motion to Seal, ¶ 5 ECF No. 125 Administrative Motion to File Under Seal, pg. 2-3, 4-5		GRANTED. Proprietary product development content.
ECF No. 125-3 Exhibit B - Cahoy Declaration in Support of the Motion to Exclude Kurt Humphrey, Exhibit 9 (Expert Report of Kurt Humphrey) • Page 24, redacted portions of ¶ 57	ECF No. 125-1 Wong Declaration in Support of Motion to Seal, ¶ 5 ECF No. 125 Administrative Motion to File Under Seal, pg. 2-3, 4-5		GRANTED. Proprietary product development content.

1	Documents or Portions Thereof that Intuitive Seeks to Maintain Under Seal			
2	Document or Portion of Document Sought to be Sealed ¹	Evidence offered in Support of Sealing	Objections	Ruling
3	ECF No. 125-3	ECF No. 125-1		GRANTED.
4	Exhibit B - Cahoy Declaration in Support of	Wong Declaration in		Proprietary
5	the Motion to Exclude Kurt	Support of Motion to Seal, ¶ 5		product development
6	Humphrey, Exhibit 9	"		content.
	(Expert Report of Kurt Humphrey)	ECF No. 125 Administrative		
7	• Page 25, chart	Motion to File Under		
8	appearing prior to ¶ 58	Seal, pg. 2-3, 4-5		
9	ECF No. 125-3	ECF No. 125-1		GRANTED.
10	Exhibit B - Cahoy	Wong Declaration in		Proprietary
11	Declaration in Support of the Motion to Exclude Kurt	Support of Motion to Seal, ¶ 5		product development
	Humphrey, Exhibit 9	"		content.
12	(Expert Report of Kurt	ECF No. 125 Administrative		
13	Humphrey)Redacted portions	Motion to File Under		
14	of pages 25–27, including	Seal, pg. 2-3, 4-5		
	charts appearing on Page 25 after ¶ 58 and the chart			
15	appearing on page 26			
16	before ¶ 59			GD ALVERD
17	ECF No. 125-3 Exhibit B - Cahoy	ECF No. 125-1 Wong Declaration in		GRANTED. Proprietary
18	Declaration in Support of	Support of Motion to		product
	the Motion to Exclude Kurt	Seal, ¶ 5		development
19	Humphrey, Exhibit 9 (Expert Report of Kurt	ECF No. 125		content.
20	Humphrey)	Administrative		
21	• Page 26, redacted portions of ¶ 59	Motion to File Under Seal, pg. 2-3, 4-5		
22	portions of #39	Scar, pg. 2-3, 4-3		
	ECF No. 125-5	ECF No. 125-1		GRANTED.
23	Exhibit D - Cahoy Declaration in Support of	Wong Declaration in Support of Motion to		Proprietary product
24	the Motion to Exclude Kurt	Seal, ¶ 5		development
25	Humphrey, Exhibit 10	ECF No. 125		content.
26	(Deposition Tr. of Kurt Humphrey)	Administrative		
	• Pages 31-32,	Motion to File Under		
27	redacted portions of 116:23-117:22	Seal, pg. 2-3, 4-5		
28	110.45-111.44			

Documents or Portions The	Documents or Portions Thereof that Intuitive Seeks to Maintain Under Seal			
Document or Portion of Document Sought to be Sealed ¹	Evidence offered in Support of Sealing	Objections	Ruling	
ECF No. 125-6 Exhibit E - Chaput Declaration in Support of the Motion to Exclude Dr. T. Kim Parnell, Ex. 8 (Howe 1/18/23 Larkin Rpt) Page 28, Figure 6	ECF No. 125-1 Wong Declaration in Support of Motion to Seal, ¶ 6 ECF No. 125 Administrative Motion to File Under Seal, pg. 2-3, 5		GRANTED. Proprietary product development content.	
ECF No. 125-6 Exhibit E - Chaput Declaration in Support of the Motion to Exclude Dr. T. Kim Parnell, Ex. 8 (Howe 1/18/23 Larkin Rpt) • Page 36, Figure 9	ECF No. 125-1 Wong Declaration in Support of Motion to Seal, ¶ 6 ECF No. 125 Administrative Motion to File Under Seal, pg. 2-3, 5		GRANTED. Proprietary product development content.	
ECF No. 125-6 Exhibit E - Chaput Declaration in Support of the Motion to Exclude Dr. T. Kim Parnell, Ex. 8 (Howe 1/18/23 Larkin Rpt) • Page 37, Figure 10	ECF No. 125-1 Wong Declaration in Support of Motion to Seal, ¶ 6 ECF No. 125 Administrative Motion to File Under Seal, pg. 2-3, 5		DENIED. Descriptions of surgical maneuvers are not proprietary.	
ECF No. 125-6 Exhibit E - Chaput Declaration in Support of the Motion to Exclude Dr. T. Kim Parnell, Ex. 8 (Howe 1/18/23 Larkin Rpt) • Page 84, Figure 20	ECF No. 125-1 Wong Declaration in Support of Motion to Seal, ¶ 6 ECF No. 125 Administrative Motion to File Under Seal, pg. 2-3, 5		DENIED. Descriptions of surgical maneuvers are not proprietary.	

Documents or Portions Thereof that Intuitive Seeks to Maintain Under Seal			
Document or Portion of Document Sought to be Sealed ¹	Evidence offered in Support of Sealing	Objections	Ruling
ECF No. 125-6 Exhibit E - Chaput Declaration in Support of the Motion to Exclude Dr. T. Kim Parnell, Ex. 8 (Howe 1/18/23 Larkin Rpt) • Page 88, Figure 21	ECF No. 125-1 Wong Declaration in Support of Motion to Seal, ¶ 6 ECF No. 125 Administrative Motion to File Under Seal, pg. 2-3, 5		GRANTED. Proprietary product development content.
ECF No. 125-6 Exhibit E - Chaput Declaration in Support of the Motion to Exclude Dr. T. Kim Parnell, Ex. 8 (Howe 1/18/23 Larkin Rpt) • Page 89, redacted portions of ¶ 174	ECF No. 125-1 Wong Declaration in Support of Motion to Seal, ¶ 6 ECF No. 125 Administrative Motion to File Under Seal, pg. 2-3, 5		GRANTED. Proprietary product development content.
ECF No. 125-7 Exhibit F - Chaput Declaration in Support of the Motion to Exclude Dr. T. Kim Parnell, Ex. 9 (Howe 1/18/23 SIS Rpt) Page 29, Figure 6	ECF No. 125-1 Wong Declaration in Support of Motion to Seal, ¶ 6 ECF No. 125 Administrative Motion to File Under Seal, pg. 2-3, 5		GRANTED. Proprietary product development content.
ECF No. 125-7 Exhibit F - Chaput Declaration in Support of the Motion to Exclude Dr. T. Kim Parnell, Ex. 9 (Howe 1/18/23 SIS Rpt) Page 37, Figure 9	ECF No. 125-1 Wong Declaration in Support of Motion to Seal, ¶ 6 ECF No. 125 Administrative Motion to File Under Seal, pg. 2-3, 5		DENIED. Descriptions of surgical maneuvers are not proprietary.

1	Documents or Portions Thereof that Intuitive Seeks to Maintain Under Seal			
2	Document or Portion of Document Sought to be Sealed ¹	Evidence offered in Support of Sealing	Objections	Ruling
3	ECF No. 125-7	ECF No. 125-1		DENIED.
4	Exhibit F - Chaput	Wong Declaration in		Descriptions of
5	Declaration in Support of the Motion to Exclude Dr.	Support of Motion to Seal, ¶ 6		surgical maneuvers are not
6	T. Kim Parnell, Ex. 9	"		proprietary.
	(Howe 1/18/23 SIS Rpt)	ECF No. 125 Administrative		
7	• Page 38, Figure 10	Motion to File Under		
8		Seal, pg. 2-3, 5		
9	ECF No. 125-12	ECF No. 125-1		Page 28, Figure 6
10	Exhibit K - Lannin	Wong Declaration in		GRANTED.
	Declaration in Support of the Motion to Exclude Dr.	Support of Motion to Seal, ¶ 6		Proprietary business
11	Robert Mahal, Ex. 9 (Howe	Seal, 0		information.
12	1/18/23 SIS Rpt)	ECF No. 125		Daga 27 Figure 0
13	Page 28, Figure 6Page 37, Figure 9	Administrative Motion to File Under		Page 37, Figure 9 Page 38, Figure 10
14	• Page 38, Figure 10	Seal, pg. 2-3, 5		DENIED.
15				Descriptions of surgical
				maneuvers are not
16	ECF No. 125-8	ECF No. 125-1		proprietary. GRANTED.
17	Exhibit G - Lazerow	Wong Declaration in		Non-public
18	Declaration in Support of	Support of Motion to		financial
19	the Motion to Exclude Jean Sargent, Ex. 9 (Intuitive-	Seal, ¶ 7		information.
	00626597–6616)	ECF No. 125		
20	• Page Intuitive- 00626611, top row	Administrative Motion to File Under		
21	• Page Intuitive-	Seal, pg. 2-3, 5-6		
22	00626611, bottom row			
23	• Page Intuitive- 00626612, top row			
	• Page Intuitive-			
24	00626612, bottom row			
25	• Page Intuitive- 00626613, top row			
26	• Page Intuitive-			
27	00626613, bottom row			

ECF No. 125-9	ECF No. 125-1	GRANTED.
Exhibit H - Bass	Wong Declaration in	Non-public
Declaration in Support of	Support of Motion to	financial
the Motion to Exclude	Seal, ¶ 7	information.
Richard Bero, Ex. 1 (Bero	Scal, /	miormation.
12/2/22 Report)	ECF No. 125	
• Schedule 6.0, page 1	Administrative	
of 2: Data A for columns	Motion to File Under	
2014-2022 and for column	Seal, pg. 2-3, 5-6	
"2020-2021 decline"; Data	Seal, pg. 2 3, 3 0	
D for columns 2023-2025;		
Data F for columns 2014-		
2022.		
• Schedule 8.0, page 1		
of 1: Data A for all		
columns; Data B for all		
columns.		
• Schedule 8.1, page 1		
of 6: Data A for Units and		
all columns.		
• Schedule 8.1, page 2		
of 6: Data A for Units,		
Total units, and all		
columns.		
• Schedule 8.1, page 5		
of 6: Data C for Net Sales		
dollars and all columns.		
• Schedule 8.1, page 6		
of 6: Data C for Net Sales		
dollars, Total net sales		
dollars, and all columns.		
• Schedule 8.2, page 1		
of 6: Data A for Units and		
all columns.		
• Schedule 8.2, page 2		
of 6: Data A for Units,		
Total units, and all		
columns.		
• Schedule 8.2, page 5		
of 6: Data B for Net Sales		
dollars and all columns.		
• Schedule 8.2, page 6		
of 6: Data B for Net Sales		
dollars, Total net sales		
dollars, and all columns.		
• Schedule 9.0, page 1		
of 2: Data A for all		

columns; Data D for all		
columns.		
• Schedule 9.1, page 1		
of 1: Data A labels and for		
all columns; Data B labels		
and for all columns.		
• Schedule 11.0, page		
1 of 1: Data A, B, and C for		
all columns in the tables		
labeled "Units" and		
"Costs."		
• Schedule 11.1, page		
1 of 5: Data A for Units and		
all columns.		
• Schedule 11.1, page		
2 of 5: Data A for Units,		
Total units, and all		
columns.		
• Schedule 11.1, page		
3 of 5: Data C for Costs and		
all columns.		
• Schedule 11.1, page		
4 of 5: Data C for Costs,		
Total costs, and all		
columns.		
• Schedule 11.2, page		
1 of 5: Data A for Units and		
all columns.		
• Schedule 11.2, page		
2 of 5: Data A for Units,		
Total units, and all		
columns.		
• Schedule 11.2, page		
3 of 5: Data C for Costs and		
all columns.		
• Schedule 11.2, page		
4 of 5: Data C for Costs,		
Total costs, and all		
columns.		
• Schedule 13.0, page		
1 of 1: Data A, B, and C for		
all columns in the tables		
labeled "Units" and "Net		
sales dollars."		
• Schedule 13.1, page		
1 of 4: Data A for Units and		
all columns; Data B (Total		
units) for all columns.		
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Documents or Portions Thereof that Intuitive Seeks to Maintain Under Seal			
Document or Portion of Document Sought to be Sealed ¹	Evidence offered in Support of Sealing	Objections	Ruling
 Schedule 13.1, page 2 of 4: Data A for Net sales dollars and all columns; Data B (Total net sales dollars) for all columns. Schedule 13.1, page 3 of 4: Data B for ASP and all columns, but not Data B for Total ASP. Schedule 13.2, page 1 of 4: Data A for Units and all columns; Data B (Total units) for all columns. Schedule 13.2, page 2 of 4: Data A for Net sales dollars and all columns; Data B (Total units) for all columns. Schedule 13.2, page 2 of 4: Data A for Net sales dollars and all columns; Data B (Total net sales dollars) for all columns. Schedule 13.2, page 3 of 4: Data B for ASP and all columns, but not Data B for Total ASP. Schedule 16.0, page 1 of 1: Data B for columns 2020-2022; Data C for columns 2020-2022. ECF No. 125-10 Exhibit I - Bass Declaration in Support of the Motion to Exclude Richard Bero, Ex. 	ECF No. 125-1 Wong Declaration in Support of Motion to Seal, ¶ 7		GRANTED. Non-public financial information.
4 (Bero 2/25/23 Report/Updated Schedules) Schedule 6.0, page 1 of 2: Data A for columns 2014-2022 and for column "2020-2021 decline"; Data D for columns 2023-2025; Data F for columns 2014- 2022. Schedule 8.0, page 1 of 1: Data A for all columns; Data B for all columns.	ECF No. 125 Administrative Motion to File Under Seal, pg. 2-3, 5-6		

Documents or Portions Thereof that Intuitive Seeks to Maintain Under Seal			
Document or Portion of Document Sought to be Sealed ¹	Evidence offered in Support of Sealing	Objections	Ruling
• Schedule 8.1, page 1			
of 6: Data A for Units and			
all columns.			
• Schedule 8.1, page 2			
of 6: Data A for Units, Total units, and all			
columns.			
• Schedule 8.1, page 5			
of 6: Data C for Net Sales			
dollars and all columns.			
• Schedule 8.1, page 6			
of 6: Data C for Net Sales			
dollars, Total net sales			
dollars, and all columns.			
• Schedule 8.2, page 1			
of 6: Data A for Units and			
all columns.			
• Schedule 8.2, page 2 of 6: Data A for Units,			
Total units, and all			
columns.			
• Schedule 8.2, page 5			
of 6: Data B for Net Sales			
dollars and all columns.			
• Schedule 8.2, page 6			
of 6: Data B for Net Sales			
dollars, Total net sales			
dollars, and all columns.			
• Schedule 9.0, page 1			
of 2: Data A for all			
columns; Data D for all columns.			
• Schedule 9.1, page 1			
of 1: Data A labels and for			
all columns; Data B labels			
and for all columns.			
• Schedule 11.0, page			
1 of 1: Data A, B, and C for			
all columns in the tables			
labeled "Units" and			
"Costs."			

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Documents or Portions Thereof that Intuitive Seeks to Maintain Under Seal			
Document or Portion of Document Sought to be Sealed ¹	Evidence offered in Support of Sealing	Objections	Ruling
 Schedule 11.1, page 1 of 5: Data A for Units and all columns. Schedule 11.1, page 2 of 5: Data A for Units, Total units, and all columns. Schedule 11.1, page 3 of 5: Data C for Costs and all columns. Schedule 11.1, page 4 of 5: Data C for Costs, Total costs, and all columns. Schedule 11.2, page 1 of 5: Data A for Units and all columns. Schedule 11.2, page 2 of 5: Data A for Units, Total units, and all columns. Schedule 11.2, page 3 of 5: Data C for Costs and all columns. Schedule 11.2, page 4 of 5: Data C for Costs and all columns. Schedule 11.2, page 4 of 5: Data C for Costs, Total costs, and all columns. Schedule 11.2, page 4 of 5: Data C for Costs, Total costs, and all columns. Schedule 13.0, page 1 of 1: Data A, B, and C for all columns in the tables labeled "Units" and "Net sales dollars." 		Objections	Ruling
 Schedule 13.1, page 1 of 4: Data A for Units and all columns; Data B (Total units) for all columns. Schedule 13.1, page 2 of 4: Data A for Net sales dollars and all columns; Data B (Total net sales dollars) for all columns. 			

Documents or Portions Thereof that Intuitive Seeks to Maintain Under Seal			
Document or Portion of Document Sought to be Sealed ¹	Evidence offered in Support of Sealing	Objections	Ruling
 Schedule 13.1, page 3 of 4: Data B for ASP and all columns, but not Data B for Total ASP. Schedule 13.2, page 1 of 4: Data A for Units and all columns; Data B (Total units) for all columns. Schedule 13.2, page 2 of 4: Data A for Net sales dollars and all columns; Data B (Total net sales dollars) for all columns. Schedule 13.2, page 3 of 4: Data B for ASP and all columns, but not Data B for Total ASP. Schedule 16.0, page 1 of 1: Data B for columns 2020-2022; Data C for 			
columns 2020-2022. ECF No. 125-11 Exhibit J - Bass Declaration in Support of the Motion to Exclude Richard Bero, Ex. 5 (Bero 3/1/23 Report) Schedule 6.0, page 1 of 2: Data A for columns 2014-2022 and for column "2020-2021 decline"; Data D for columns 2023-2025; Data F for columns 2014-2022. Schedule 8.0, page 1 of 1: Data A for all columns; Data B for all columns. Schedule 8.1, page 1 of 6: Data A for Units and all columns. Schedule 8.1, page 2	ECF No. 125-1 Wong Declaration in Support of Motion to Seal, ¶ 7 ECF No. 125 Administrative Motion to File Under Seal, pg. 2-3, 5-6		GRANTED. Non-public financial information.

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2	Document or Portion
2	Document Sought t
3	Sealed ¹
4	Total units, and all
4	columns. • Schedule 8.1
5	of 6: Data C for Net
	dollars and all colum
6	• Schedule 8.1
7	of 6: Data C for Net
,	dollars, Total net sal
8	dollars, and all colur
9	• Schedule 8.2
9	of 6: Data A for Uni
10	all columns.
1.1	• Schedule 8.2
11	of 6: Data A for Uni
12	Total units, and all columns.
	• Schedule 8.2
13	of 6: Data B for Net
14	dollars and all colum
	• Schedule 8.2
15	of 6: Data B for Net
16	dollars, Total net sal
10	dollars, and all colur
17	• Schedule 9.0
18	of 2: Data A for all columns; Data D for
10	columns.
19	• Schedule 9.1
20	of 1: Data A labels a
20	all columns; Data B
21	and for all columns.
22	• Schedule 11.
22	1 of 1: Data A, B, an
23	all columns in the tal
	labeled "Units" and "Costs."
24	• Schedule 11.
25	1 of 5: Data A for U
	all columns.
26	• Schedule 11.
27	2 of 5: Data A for U
21	Total units, and all
	i i 1

Documents or Portions Thereof that Intuitive Seeks to Maintain Under Seal			
Document or Portion of Document Sought to be Sealed ¹	Evidence offered in Support of Sealing	Objections	Ruling
Total units, and all			
columns.			
• Schedule 8.1, page 5			
of 6: Data C for Net Sales			
dollars and all columns.			
• Schedule 8.1, page 6			
of 6: Data C for Net Sales			
dollars, Total net sales			
dollars, and all columns.			
• Schedule 8.2, page 1			
of 6: Data A for Units and			
all columns.			
• Schedule 8.2, page 2			
of 6: Data A for Units,			
Total units, and all			
columns.			
• Schedule 8.2, page 5			
of 6: Data B for Net Sales			
dollars and all columns.			
• Schedule 8.2, page 6			
of 6: Data B for Net Sales			
dollars, Total net sales			
dollars, and all columns.			
• Schedule 9.0, page 1			
of 2: Data A for all			
columns; Data D for all			
columns.			
• Schedule 9.1, page 1			
of 1: Data A labels and for			
all columns; Data B labels			
and for all columns.			
• Schedule 11.0, page			
1 of 1: Data A, B, and C for			
all columns in the tables			
labeled "Units" and			
"Costs."			
• Schedule 11.1, page			
1 of 5: Data A for Units and			
all columns.			
• Schedule 11.1, page			
2 of 5: Data A for Units,			
Total units, and all			
columns.			

Documents or Portions Thereof that Intuitive Seeks to Maintain Under Seal			
Document or Portion of Document Sought to be Sealed ¹	Evidence offered in Support of Sealing	Objections	Ruling
• Schedule 11.1, page			
3 of 5: Data C for Costs and			
all columns.			
• Schedule 11.1, page			
4 of 5: Data C for Costs,			
Total costs, and all			
columns.			
• Schedule 11.2, page			
1 of 5: Data A for Units and			
all columns.			
• Schedule 11.2, page			
2 of 5: Data A for Units,			
Total units, and all			
columns.			
• Schedule 11.2, page			
3 of 5: Data C for Costs and			
all columns.			
• Schedule 11.2, page			
4 of 5: Data C for Costs,			
Total costs, and all			
columns.			
• Schedule 13.0, page			
1 of 1: Data A, B, and C for			
all columns in the tables			
labeled "Units" and "Net			
sales dollars."			
• Schedule 13.1, page			
1 of 4: Data A for Units and			
all columns; Data B (Total			
units) for all columns.			
• Schedule 13.1, page			
2 of 4: Data A for Net sales			
dollars and all columns;			
Data B (Total net sales			
dollars) for all columns.			
• Schedule 13.1, page			
3 of 4: Data B for ASP and			
all columns, but not Data B			
for Total ASP.			
• Schedule 13.2, page			
1 of 4: Data A for Units and			
all columns; Data B (Total			
units) for all columns.			

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Documents or Portions Thereof that Intuitive Seeks to Maintain Under Seal			
Document or Portion of Document Sought to be Sealed ¹	Evidence offered in Support of Sealing	Objections	Ruling
 Intuitive-02067056 – Intuitive-02067059 ECF No. 133-3 SIS's Motion to Consider, Exhibit 16 (Intuitive- 00671209 – Intuitive- 00671220) Page Intuitive- 00671210, redacted portions. Page Intuitive- 00671220, redacted portions. 	ECF No. 133-1 Wong Declaration in Support of Statement to Consider Sealing, ¶ 4, 5 ECF 133 Intuitive Surgical's Statement in Support of Plaintiff's Administrative Motion to Consider Whether Another Party's Materials Should be Sealed, pg. 1-3		GRANTED. Proprietary business information.
ECF No. 136-2 Declaration of Kathryn E. Cahoy in Support of Intuitive's Opposition to Plaintiff's Motion for Summary Judgment and Cross-Motion for Summary Judgment ("Cahoy Dec.") Ex. 75 (Howe 1/18/23 SIS Rpt) Page 29, Figure 6 Page 37, Figure 9 Page 38, Figure 10	ECF No. 136-1 Declaration of Dr. Jaime Wong in Support of Intuitive Surgical's Administrative Motions to Seal Materials From Its Summary Judgment Briefs ("Wong Dec.") ¶ 6 ECF No. 136 Intuitive's Administrative Motion to Seal Materials from its Summary Judgment Briefs, pg. 1-2, 4		Page 29, Figure 6 GRANTED. Proprietary business information. Page 37, Figure 9 Page 38, Figure 10 DENIED. Descriptions of surgical maneuvers are not proprietary.

ECF No. 136-3	ECF No. 136-1	GRANTED.
Cahoy Dec. Ex. 81 (Bero	Wong Dec. ¶ 7	Non-public
Report, Dec. 2, 2022)	Wong Dec. 7	financial
	ECF No. 136	information.
• Schedule 6.0, page 1	Intuitive's	information.
of 2: Data A for columns	Administrative	
2014-2022 and for column		
"2020-2021 decline"; Data	Motion to Seal	
D for columns 2023-2025;	Materials from its	
Data F for columns 2014-	Summary Judgment	
2022.	Briefs, pg. 1-2, 4-5	
• Schedule 8.0, page 1		
of 1: Data A for all		
columns; Data B for all		
columns.		
• Schedule 8.1, page 1		
of 7: Data A for Units and		
all columns.		
• Schedule 8.1, page 2		
of 7: Data A for Units,		
Total units, and all		
columns.		
• Schedule 8.1, page 5		
of 7: Data C for Net Sales		
dollars and all columns.		
• Schedule 8.1, page 6		
of 7: Data C for Net Sales		
dollars, Total net sales		
dollars, and all columns.		
• Schedule 8.2, page 1		
of 7: Data A for Units and		
all columns.		
• Schedule 8.2, page 2		
of 7: Data A for Units,		
Total units, and all		
columns.		
• Schedule 8.2, page 5 of 7: Data B for Net Sales		
dollars and all columns.		
• Schedule 8.2, page 6		
of 7: Data B for Net Sales		
dollars, Total net sales		
dollars, and all columns.		
• Schedule 9.0, page 1		
of 2: Data A for all		
columns; Data D for all		
columns.		
• Schedule 9.1, page 1		
of 1: Data A labels and for		

- 11			
	all columns; Data B labels		
	and for all columns.		
	• Schedule 11.0, page		
	1 0		
	1 of 1: Data A, B, and C for		
	all columns in the tables		
	labeled "Units" and		
	"Costs."		
	• Schedule 11.1, page		
	1 of 5: Data A for Units and		
	all columns.		
	• Schedule 11.1, page		
	2 of 5: Data A for Units,		
	Total units, and all		
	columns.		
	• Schedule 11.1, page		
	3 of 5: Data C for Costs and		
	all columns.		
	• Schedule 11.1, page		
	4 of 5: Data C for Costs,		
	Total costs, and all		
	columns.		
	• Schedule 11.2, page		
	1 of 5: Data A for Units and		
	all columns.		
	• Schedule 11.2, page		
	2 of 5: Data A for Units,		
	Total units, and all		
	columns.		
	• Schedule 11.2, page		
	3 of 5: Data C for Costs and		
	all columns.		
	• Schedule 11.2, page		
	4 of 5: Data C for Costs,		
	Total costs, and all		
	columns.		
	• Schedule 13.0, page		
	1 of 1: Data A, B, and C for		
	all columns in the tables		
	labeled "Units" and "Net		
	sales dollars."		
	• Schedule 13.1, page		
	1 of 4: Data A for Units and		
	all columns; Data B (Total		
	units) for all columns.		
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	• Schedule 13.1, page		
	2 of 4: Data A for Net sales		
	dollars and all columns;	 	
- 11			

Documents or Portions Thereof that Intuitive Seeks to Maintain Under Seal			
Document or Portion of Document Sought to be Sealed ¹	Evidence offered in Support of Sealing	Objections	Ruling
Data B (Total net sales dollars) for all columns. Schedule 13.1, page 3 of 4: Data B for ASP and all columns, but not Data B for Total ASP. Schedule 13.2, page 1 of 4: Data A for Units and all columns; Data B (Total units) for all columns. Schedule 13.2, page 2 of 4: Data A for Net sales dollars and all columns; Data B (Total net sales dollars) for all columns. Schedule 13.2, page 3 of 4: Data B for ASP and all columns, but not Data B for Total ASP. Schedule 16.0, page 1 of 1: Data B for columns 2020-2022; Data C for columns 2020-2022.			
Cahoy Dec. Ex. 85 (Expert Report of Paul D. Martin, Ph.D.) Page 9, redacted portions of ¶ 24 Page 11, redacted portions of ¶ 31 Page 19, redacted portions of ¶ 53 Page 25, redacted portions of ¶ 67 Redacted portions of pages 26–29 Page 31, redacted portions of ¶ 79	ECF No. 136-1 Wong Dec. ¶¶ 4, 5 ECF No. 136 Intuitive's Administrative Motion to Seal Materials from its Summary Judgment Briefs, pg. 1-3		GRANTED. Proprietary product design information.

Documents or Portions Thereof that Intuitive Seeks to Maintain Under Seal			
Document or Portion of Document Sought to be Sealed ¹	Evidence offered in Support of Sealing	Objections	Ruling
ECF No. 136-5 Cahoy Dec. Ex. 89 (Expert Rebuttal Report of Kurt Humphrey) • Page 3, redacted portions of ¶ 14	ECF No. 136-1 Wong Dec. ¶ 5 ECF No. 136 Intuitive's Administrative Motion to Seal Materials from its Summary Judgment Briefs, pg. 1-3		GRANTED. Proprietary product design information.
ECF No. 136-6 Cahoy Dec. Ex. 90 (Intuitive-00506505 excerpts) • Pages Intuitive- 00506539–42, redacted portions • Pages Intuitive- 00506593–94, redacted portions	ECF No. 136-1 Wong Dec. ¶ 4 ECF No. 136 Intuitive's Administrative Motion to Seal Materials from its Summary Judgment Briefs, pg. 1-3		GRANTED. Proprietary product design information.
ECF No. 151-2 SIS Opposition to Intuitive Motion to Exclude Kurt Humphrey's Expert Testimony (Dkt. 145 & Dkt. 149 Attachment 2) Page 6, redacted portions on lines 22–23.	ECF No. 151-1 Declaration of Dr. Jaime Wong in Support of Intuitive Surgical, Inc.'s Statement in Support of Plaintiffs' April 20, 2023 Administrative Motions to Consider Whether Another Party's Materials Should Be Sealed, ¶ 4 ECF No. 151 Intuitive's Statement in Support of Plaintiff's April 20, 2023 Administrative Motion to Consider Whether Another Party's Materials Should be Sealed, pg. 2-4		GRANTED. Proprietary product design information.

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Documents or Portions Thereof that Intuitive Seeks to Maintain Under Seal			
Document or Portion of Document Sought to be Sealed ¹	Evidence offered in Support of Sealing	Objections	Ruling
ECF No. 171-2 Van Hoven Decl., Exhibit 10 (Intuitive-00027299 – Intuitive-00027303) • Intuitive-00027303, redacted portions	ECF No. 171-1 Declaration of Dr. Jaime Wong in Support of Intuitive Surgical, Inc.'s Statement in Support of Plaintiffs' May 4, 2023 Administrative Motions to Consider Whether Another Party's Materials Should Be Sealed ("Wong Dec."), ¶ 6. ECF No. 171 Intuitive's Statement in Support of Plaintiff's May 4, 2023 Administrative Motion to Consider Whether Another Party's Materials Should be Sealed, pg. 1-2, 4		GRANTED. Proprietary product design information.
ECF No. 171-3 Van Hoven Decl., Exhibit 27 Excerpts of Deposition of Sharathchandra Somayaji (November 4, 2022) Pages 132–38, redacted portions.	ECF No. 171-1 Wong Dec. ¶ 5 ECF No. 171 Intuitive's Statement in Support of Plaintiff's May 4, 2023 Administrative Motion to Consider Whether Another Party's Materials Should be Sealed, pg. 1-4		GRANTED. Proprietary product design information.

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2 3	Document or Portion of Document Sought to be Sealed ¹	Evidence offered in Support of Sealing	Objections	Ruling
3	ECF No. 171-4	ECF No. 171-1		GRANTED.
4	Van Hoven Decl., Exhibit	Wong Dec. ¶ 4		Proprietary
_	34			product design
5		ECF No. 171		information.
6	Exhibit 267 of the 30(b)(6)	Intuitive's Statement		
	Deposition of Grant Duque, bates-labeled as Intuitive-	in Support of		
7	02068695 –Intuitive-	Plaintiff's May 4, 2023 Administrative		
8	0206897	Motion to Consider		
0	• Page Intuitive-	Whether Another		
9	02068695, redacted	Party's Materials		
1.0	portions	Should be Sealed, pg.		
10		1-3		
11				
	ECF No. 133-2, 161-39	ECF No. 171-1		GRANTED.
12		Wong Dec. ¶ 6		Proprietary
13	Van Hoven Decl., Exhibit	ECEN 484		business strategy
13	36,	ECF No. 171		information.
14	Intuitive-02066979 – Intuitive-	Intuitive's Statement in Support of		
1.5	02067059	Plaintiff's May 4,		
15	02007039	2023 Administrative		
16	Pages containing redacted	Motion to Consider		
	information:	Whether Another		
17	• Intuitive-02066986 -	Party's Materials		
18	Intuitive-02066988	Should be Sealed, pg.		
10	• Intuitive-02066991 -	1-2, 4		
19	Intuitive-02066996			
20	• Intuitive-02066999			
20	• Intuitive-02067001 -			
21	Intuitive-02067003			
22	• Intuitive-02067005 -			
22	Intuitive-02067007			
23	• Intuitive-02067012 - Intuitive-02067013			
	• Intuitive-02067018 -			
24	Intuitive-02067023			
25	• Intuitive-02067030 -			
23	Intuitive-02067031			
26	• Intuitive-02067035 -			
27	Intuitive-02067036			
27	• Intuitive-02067051 -			
28	Intuitive-02067053			

Documents or Portions Thereof that Intuitive Seeks to Maintain Under Seal			
Document or Portion of Document Sought to be Sealed ¹	Evidence offered in Support of Sealing	Objections	Ruling
• Intuitive-02067056 - Intuitive-02067059 (See Dkt. 133-1 (March 30,			
2023 Wong Dec.) at 4).			
ECF No. 133-3, 161-45 Van Hoven Decl., Exhibit 42, Intuitive-00671209 – Intuitive- 00671220 • Page Intuitive- 00671210, redacted portions. (See Dkt. No. 133-1 (March 30, 2022 Wong Dec.) at 2).	ECF No. 171-1 Wong Dec. ¶ 5 ECF No. 171 Intuitive's Statement in Support of Plaintiff's May 4, 2023 Administrative Motion to Consider Whether Another Party's Materials Should be Sealed, pg. 1-4		GRANTED. Proprietary business strategy information.
ECF No. 171-5 Van Hoven Decl., Exhibit 54, Sales, License, and Service Agreement dated December 7, 2018, Intuitive-01807644 – Intuitive-01807658 • Page Intuitive-01807654, redacted portions • Page Intuitive-01807657, redacted portions	ECF No. 171-1 Wong Dec. ¶ 7 ECF No. 171 Intuitive's Statement in Support of Plaintiff's May 4, 2023 Administrative Motion to Consider Whether Another Party's Materials Should be Sealed, pg. 1-2, 4-5		GRANTED. Proprietary business strategy information.

ECE No. 125 11 161 60	ECF No. 171-1	GRANTED.
ECF No. 125-11, 161-60 Van Hoven Decl., Exhibit		Non-public
· ·	Wong Dec. ¶ 7	1
57	ECEN- 171	financial
Expert Report of Richard F.	ECF No. 171	information.
Bero	Intuitive's Statement	
(March 1, 2023)	in Support of	
	Plaintiff's May 4,	
Pages containing redacted	2023 Administrative	
information:	Motion to Consider	
• Schedule 6.0, page 1	Whether Another	
of 2: Data A for columns	Party's Materials	
2014-2022 and for column	Should be Sealed, pg.	
"2020-2021 decline"; Data	1-2, 4-5	
D for columns 2023- 2025;		
Data F for columns 2014-		
2022.		
• Schedule 8.0, page 1		
of 1: Data A for all		
columns; Data B for all		
columns.		
• Schedule 8.1, page 1		
of 6: Data A for Units and		
all columns		
• Schedule 8.1, page 2		
of 6: Data A for Units,		
Total units, and all		
columns.		
• Schedule 8.1, page 5		
of 6: Data C for Net Sales		
dollars and all columns.		
• Schedule 8.1, page 6		
of 6: Data C for Net Sales		
dollars, Total net sales		
dollars, and all columns.		
• Schedule 8.2, page 1		
of 6: Data A for Units and		
all columns.		
• Schedule 8.2, page 2		
of 6: Data A for Units,		
Total units, and all		
columns.		
• Schedule 8.2, page 5		
of 6: Data B for Net Sales		
dollars and all columns.		
• Schedule 8.2, page 6		
of 6: Data B for Net Sales		
dollars, Total net sales		
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dollars, and all columns.		

• Schedule 9.0, page 1		
of 2: Data A for all		
columns; Data D for all		
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columns.		
• Schedule 9.1, page 1		
of 1: Data A labels and for		
all columns; Data B labels		
and for all columns.		
• Schedule 11.0, page		
1 of Data A, B, and C for		
all columns in the tables		
labeled "Units" and "Costs"		
• Schedule 11.1, page		
1 of 5: Data A for Units and		
all columns.		
• Schedule 11.1, page		
2 of 5: Data A for Units,		
Total units, and all		
columns.		
• Schedule 11.1, page		
3 of 5: Data C for Costs and		
all columns.		
• Schedule 11.1, page		
4 of 5: Data C for Costs,		
Total costs, and all		
columns.		
• Schedule 11.2, page		
1 of 5: Data A for Units and		
all columns.		
• Schedule 11.2, page		
2 of 5: Data A for Units,		
Total units, and all		
columns.		
• Schedule 11.2, page		
3 of 5: Data C for Costs and		
all columns.		
• Schedule 11.2, page		
4 of 5: Data C for Costs,		
Total costs, and all		
columns.		
• Schedule 13.0, page		
1 of 1: Data A, B, and C for		
all columns in the tables		
labeled "Units" and "Net		
sales dollars."		
• Schedule 13.1, page		
1 of 4: Data A for Units and		

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Documents or Portions The	Documents or Portions Thereof that Intuitive Seeks to Maintain Under Seal		
Document or Portion of Document Sought to be Sealed ¹	Evidence offered in Support of Sealing	Objections	Ruling
 Page 25, chart appearing prior to ¶ 58 Redacted portions of pages 25–27, including charts appearing on Page 25 after ¶ 58 and the chart appearing on page 26 before ¶ 59 Page 26, redacted portions of ¶ 59 (See Dkt. 125.1 (March 23, 2022 Wong Decl.) at 3) ECF No. 171-6 	ECE No. 171 1		CDANTED
Plaintiff's Opposition to Intuitive's Motion for Summary Judgment and Reply in Support of Partial Summary Judgment (Dkt. 156, 161.2) Page 13, highlighted portion (lines 8-10).	ECF No. 171-1 Wong Dec. ¶ 5 ECF No. 171 Intuitive's Statement in Support of Plaintiff's May 4, 2023 Administrative Motion to Consider Whether Another Party's Materials Should be Sealed, pg. 1-4		GRANTED. Proprietary product design information.

Documents or Portions Thereof that Alliance Seeks to Maintain Under Seal				
Document or Portion of Document Sought to be Sealed	Evidence offered in Support of Sealing	Objections	Ruling	
ECF No. 130-48	ECF No. 135		GRANTED.	
AHP000527			Proprietary business information.	
Exhibit 13, Motion to				
Exclude Testimony of				
Phillips				
AHP000527				

Documents or Portions Thereof that Alliance Seeks to Maintain Under Seal				
Document or Portion of Document Sought to be Sealed	Evidence offered in Support of Sealing	Objections	Ruling	
ECF No. 138-27	ECF No. 139		GRANTED.	
AHP000527			Proprietary business	
Cross-Motion for Summary Judgement Cahoy Dec. Ex. 41			information.	

Documents or Portions Thereof that Rebotix Seeks to Maintain Under Seal				
Document or Portion of Document Sought to be Sealed	Evidence offered in Support of Sealing	Objections	Ruling	
ECF No. 130-18 Ex. 11 to Cahoy Declaration in Support of Motion to Exclude Testimony of Kurt Humphrey Pages 7-12	ECF No. 132		GRANTED. Proprietary business information.	
ECF No. 130-14 Expert Report of Richard F. Bero (12/02/2022) Section of page 10	ECF No. 132		GRANTED. Proprietary business information.	
ECF No. 130-14 Expert Report of Richard F. Bero (12/02/2022) Section of page 30	ECF No. 132		GRANTED. Proprietary business information.	
ECF No. 130-6 Expert Report of Richard F. Bero (03/01/2023) Section of page 5	ECF No. 132		GRANTED. Proprietary business information.	

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Documents or Portions The	ereof that Rebotix Seek	s to Maintain Und	er Seal
Document or Portion of Document Sought to be Sealed	Evidence offered in Support of Sealing	Objections	Ruling
ECF No. 130-35 Expert Report of Robert Howe (01/18/2023) Page 23, ¶ 49	ECF No. 132		GRANTED. Proprietary business information.
ECF No. 130-35 Expert Report of Robert Howe (01/18/2023) Page 24, ¶ 49	ECF No. 132		GRANTED. Proprietary business information.
ECF No. 130-35 Expert Report of Robert Howe (01/18/2023) Page 24-25, ¶ 50	ECF No. 132		GRANTED. Proprietary business information.
ECF No. 130-35 Expert Report of Robert Howe (01/18/2023) Page 25, ¶ 51	ECF No. 132		GRANTED. Proprietary business information.
ECF No. 138-2 Opposition of Defendant/Counterclaimant Intuitive Surgical, Inc. To Plaintiff's Motion for Summary Judgment and Cross-Motion for Summary Judgment (SIS)	ECF No. 141		GRANTED. Proprietary business information.
Page 6			
ECF No. 138-7 Cahoy Dec. Ex. 14 (REBOTIX100995 - REBOTIX101019)	ECF No. 141		GRANTED. Proprietary business information.
Entire Document			

Documents or Portions Thereof that Rebotix Seeks to Maintain Under Seal				
Document or Portion of Document Sought to be Sealed	Evidence offered in Support of Sealing	Objections	Ruling	
ECF No. 138-8	ECF No. 141		GRANTED.	
Cahoy Dec. Ex. 15			Proprietary	
(REBOTIX162404 -			business	
REBOTIX162424)			information.	
Entire Document				
ECF No. 173-4	ECF No. 175		GRANTED.	
Reply in Support of Motion			Proprietary	
of Intuitive to Exclude			business	
Testimony of K. Humphrey			information.	
Page 6-7				
ECF No. 173-4	ECF No. 175		GRANTED.	
Reply in Support of Motion			Proprietary	
of Intuitive to Exclude			business	
Testimony of K. Humphrey			information.	
			(Applies to	
Page 7 n.4			content above	
			Header IV.)	

Documents or Portions Thereof that Restore Seeks to Maintain Under Seal				
Document or	Evidence Offered in	Objections	Ruling	
Portion of Document	Support of Sealing			
Sought to be Sealed				
Dkt. No. 130-2	Dkt. No. 134		GRANTED.	
Bero 12/02/2022	Parker Dec. ¶¶ 3-5		Proprietary business	
Opening Report at 13	(3:14-3:21)		information.	
Dkt. No. 130-2	Dkt. No. 134		GRANTED.	
Bero 12/02/2022	Parker Dec. ¶¶ 3-5		Proprietary business	
Opening Report at 21	(4:1-4:7)		information.	
Redact between "repair procedure" and "Clifton Parker"				
DI / N. 420.2	D1 1 10 1		CD A VITTED	
Dkt. No. 130-2	Dkt. No. 134		GRANTED.	
Bero 12/02/2022	Parker Dec. ¶¶ 3-5		Proprietary business	
Opening Report at 31-	(4:9-4:10)		information.	
32				

Documents or Portions Thereof that Restore Seeks to Maintain Under Seal			
Document or Portion of Document Sought to be Sealed	Evidence Offered in Support of Sealing	Objections	Ruling
Dkt. No. 130-2 Bero 12/02/2022 Opening Report at 32	Dkt. No. 134 Parker Dec. ¶¶ 3-5 (4:11-5:8)		GRANTED. Proprietary business information.
Dkt. No. 130-2 Bero 12/02/2022 Opening Report at 44	Dkt. No. 134 Parker Dec. ¶¶ 3-5 (5:9-5:14)		GRANTED. Proprietary business information.
Dkt. No. 130-2 Bero 12/02/2022 Opening Report at 46 Redact second sentence	Dkt. No. 134 Parker Dec. ¶¶ 3-5 (5:16-5:19)		GRANTED. Proprietary business information.
Dkt. No. 130-2 Bero 12/02/2022 Opening Report at 57	Dkt. No. 134 Parker Dec. ¶¶ 3-5 (5:20-5:21)		GRANTED. Proprietary business information.
Dkt. No. 130-42 Foreman 01/18/2023 Report (SIS) at 44 ¶ 133	Dkt. No. 134 Parker Dec. ¶¶ 3-5 (5:22-5:24)		GRANTED. Proprietary business information.
Dkt. No. 130-42 Foreman 01/18/2023 Report (SIS) at 44 ¶ 134	Dkt. No. 134 Parker Dec. ¶¶ 3-5 (5:25-5:27)		GRANTED. Proprietary business information.
Dkt. No. 130-42 Foreman 01/18/2023 Report (SIS) at 44 ¶ 135 text only (not footnote)	Dkt. No. 134 Parker Dec. ¶¶ 3-5 (6:1-6:3)		GRANTED. Proprietary business information.
Dkt. No. 130-42 Foreman 01/18/2023 Report (SIS) at 44 ¶ 136	Dkt. No. 134 Parker Dec. ¶¶ 3-5 (6:4-6:5)		GRANTED. Proprietary business information.

Documents or Portions Thereof that Restore Seeks to Maintain Under Seal			
Document or Portion of Document Sought to be Sealed	Evidence Offered in Support of Sealing	Objections	Ruling
Dkt. No. 130-42 Foreman 01/18/2023 Report (SIS) at 44 ¶ 174	Dkt. No. 134 Parker Dec. ¶¶ 3-5 (6:6)		GRANTED. Proprietary production methods.
Dkt. No. 130-42 Foreman 01/18/2023 Report (SIS) at 44 ¶ 223	Dkt. No. 134 Parker Dec. ¶¶ 3-5 (6:7-6.8)		GRANTED. Proprietary production methods.
Dkt. No. 130-42 Foreman 01/18/2023 Report (SIS) at 44 ¶ 224	Dkt. No. 134 Parker Dec. ¶¶ 3-5 (6:9-6:10)		GRANTED. Proprietary business information.
Dkt. No. 130-35 Howe 01/18/2023 Report (SIS) at 8 ¶ 19	Dkt. No. 134 Parker Dec. ¶¶ 3-5 (6:11)		GRANTED. Proprietary business information.
Dkt. No. 130-35 Howe 01/18/2023 Report (SIS) at 23-24 ¶ 46	Dkt. No. 134 Parker Dec. ¶¶ 3-5 (6:12-6:16)		GRANTED. Proprietary business information.
Dkt. No. 130-35 Howe 01/18/2023 Report (SIS) at 24 ¶	Dkt. No. 134 Parker Dec. ¶¶ 3-5 (6:17-6:18)		GRANTED. Proprietary business information.
Dkt. No. 130-35 Howe 01/18/2023 Report (SIS) at 43 ¶ 75	Dkt. No. 134 Parker Dec. ¶¶ 3-5 (6:20-6:22)		GRANTED. Proprietary business information.
Dkt. No. 130-35 Howe 01/18/2023 Report (SIS) at 66 ¶ 125	Dkt. No. 134 Parker Dec. ¶¶ 3-5 (6:23-6:24)		GRANTED. Proprietary business information.
Dkt. No. 130-35 Howe 01/18/2023 Report (SIS) at 66 ¶ 127	Dkt. No. 134 Parker Dec. ¶¶ 3-5 (6:25)		GRANTED. Proprietary business information.

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Documents or Portions Thereof that Restore Seeks to Maintain Under Seal			
Document or Portion of Document Sought to be Sealed	Evidence Offered in Support of Sealing	Objections	Ruling
Dkt. No. 130-35 Howe 01/18/2023 Report (SIS) at 78-79 ¶ 153	Dkt. No. 134 Parker Dec. ¶¶ 3-5 (7:17-7:19)		GRANTED. Proprietary business information.
Dkt. No. 130-35 Howe 01/18/2023 Report (SIS) at 79-80 ¶ 154	Dkt. No. 134 Parker Dec. ¶¶ 3-5 (7:20-7:23)		GRANTED. Proprietary business information.
Dkt. No. 130-35 Howe 01/18/2023 Report (SIS) at 80 ¶ 155	Dkt. No. 134 Parker Dec. ¶¶ 3-5 (7:25-7:26)		GRANTED. Proprietary business information.
Dkt. No. 130-35 Howe 01/18/2023 Report (SIS) at 81 ¶ 158	Dkt. No. 134 Parker Dec. ¶¶ 3-5 (8:1-8:3)		GRANTED. Proprietary business information.
Dkt. No. 130-34 Howe 01/18/2023 Report (Larkin) at 5 ¶ 12	Dkt. No. 134 Parker Dec. ¶¶ 3-5 (8:4-8:5)		GRANTED. Proprietary business information.
Redact first sentence in footnote	DL4 Nr. 124		CD ANTED
Dkt. No. 130-34 Howe 01/18/2023 Report (Larkin) at 22-23 ¶ 48	Dkt. No. 134 Parker Dec. ¶¶ 3-5 (8:6-8:9)		GRANTED. Proprietary business information.
Dkt. No. 130-34 Howe 01/18/2023 Report (Larkin) at 23 ¶ 49	Dkt. No. 134 Parker Dec. ¶¶ 3-5 (8:10-8:11)		GRANTED. Proprietary business information.
Dkt. No. 130-34 Howe 01/18/2023 Report (Larkin) at 42 ¶ 78	Dkt. No. 134 Parker Dec. ¶¶ 3-5 (8:12-8:15)		GRANTED. Proprietary business information.

Documents or Portions Thereof that Restore Seeks to Maintain Under Seal			
Document or Portion of Document Sought to be Sealed	Evidence Offered in Support of Sealing	Objections	Ruling
Dkt. No. 130-34 Howe 01/18/2023 Report (Larkin) at 42 ¶ 79	Dkt. No. 134 Parker Dec. ¶¶ 3-5 (8:16-8:17)		GRANTED. Proprietary business information.
Dkt. No. 130-34 Howe 01/18/2023 Report (Larkin) at 66 ¶ 128	Dkt. No. 134 Parker Dec. ¶¶ 3-5 (8:18)		GRANTED. Proprietary business information.
Dkt. No. 130-34 Howe 01/18/2023 Report (Larkin) at 71 ¶ 142 redact parenthetical in footnote	Dkt. No. 134 Parker Dec. ¶¶ 3-5 (8:20-8:21) Dkt. No. 135 Berhold Dec. ¶¶ 3-7		GRANTED. Proprietary business information.
Dkt. No. 130-34 Howe 01/18/2023 Report (Larkin) at 72 ¶ 145	Dkt. No. 134 Parker Dec. ¶¶ 3-5 (8:22)		GRANTED. Proprietary business information.
Dkt. No. 130-34 Howe 01/18/2023 Report (Larkin) at 72 ¶ 146	Dkt. No. 134 Parker Dec. ¶¶ 3-5 (8:23)		GRANTED. Proprietary business information.
Dkt. No. 130-34 Howe 01/18/2023 Report (Larkin) at 72-73 ¶ 147	Dkt. No. 134 Parker Dec. ¶¶ 3-5 (8:24-9:6)		GRANTED. Proprietary business information.
Dkt. No. 130-34 Howe 01/18/2023 Report (Larkin) at 73-74 ¶ 149	Dkt. No. 134 Parker Dec. ¶¶ 3-5 (9:7)		GRANTED. Proprietary business information.
Dkt. No. 130-34 Howe 01/18/2023 Report (Larkin) at 75 ¶ 150	Dkt. No. 134 Parker Dec. ¶¶ 3-5 (9:8)		GRANTED. Proprietary business information.

Documents or Portions Thereof that Restore Seeks to Maintain Under Seal			
Document or Portion of Document Sought to be Sealed	Evidence Offered in Support of Sealing	Objections	Ruling
Dkt. No. 130-16 Att. 3, Humphrey 12/2/2022 Opening Report at 13 ¶ 34	Dkt. No. 134 Parker Dec. ¶¶ 3-5 (10:6-10:9)		GRANTED. Proprietary business information.
Dkt. No. 130-16 Att. 3, Humphrey 12/2/2022 Opening Report at 13-14 ¶ 35	Dkt. No. 134 Parker Dec. ¶¶ 3-5 (10:10-10:11)		GRANTED. Proprietary business information.
Dkt. No. 130-29 Parnell 03/01/2023 Rebuttal Report (Larkin) at 131 ¶ 292	Dkt. No. 134 Parker Dec. ¶¶ 3-5 (10:12-10:15)		GRANTED. Proprietary production method.
Dkt. No. 130-29 Parnell 03/01/2023 Rebuttal Report (Larkin) at 131 ¶ 293	Dkt. No. 134 Parker Dec. ¶¶ 3-5 (10:18-10:19)		GRANTED. Proprietary business information.
Dkt. No. 130-30 Parnell 03/01/2023 Rebuttal Report (SIS) at 111-12 ¶ 264	Dkt. No. 134 Parker Dec. ¶¶ 3-5 (10:20-10:23)		GRANTED. Proprietary business information.
Dkt. No. 130-4 Smith 01/18/2023 Rebuttal Report at 12- 13 ¶ 23	Dkt. No. 134 Parker Dec. ¶¶ 3-5 (11:1)		GRANTED. Proprietary business information.
Dkt. No. 130-4 Smith 01/18/2023 Rebuttal Report at 14- 15 ¶ 25	Dkt. No. 134 Parker Dec. ¶¶ 3-5 (11:2-11:3)		GRANTED. Proprietary business information.
Dkt. No. 130-41 01/18/2023 Reply Report (Foreman) at 39 ¶ 118-119	Dkt. No. 134 Parker Dec. ¶¶ 3-5 (11:4-11:7) Dkt. No. 135 Berhold Dec. ¶¶ 3-7		GRANTED. Proprietary business information.

Documents or Portion	Documents or Portions Thereof that Restore Seeks to Maintain Under Seal			
Document or	Evidence Offered in	Objections	Ruling	
Portion of Document	Support of Sealing	, and the second		
Sought to be Sealed				
Dkt. No. 130-41	Dkt. No. 134		GRANTED.	
01/18/2023 Reply	Parker Dec. ¶¶ 3-5		Proprietary business	
Report (Foreman) at	(11:8-11:11)		information.	
40 ¶ 121-122	()			
	Dkt. No. 135			
	Berhold Dec. ¶¶ 3-7			
Dkt. No. 130-41	Dkt. No. 134		GRANTED.	
01/18/2023 Reply	Parker Dec. ¶¶ 3-5		Proprietary business	
Report (Foreman) at	(11:12-11:15)		information.	
40 ¶ 122-124	(11.12 11.13)		miormation.	
10 122 12 1	Dkt. No. 135			
	Berhold Dec. ¶¶ 3-7			
	Bemora Bee. 3 /			
Dkt. No. 130-41	Dkt. No. 134		GRANTED.	
01/18/2023 Reply	Parker Dec. ¶¶ 3-5		Proprietary business	
Report (Foreman) at	(11:16-11:19)		information.	
40-41 ¶ 125	(11.10 11.17)		information.	
10 11 120	Dkt. No. 135			
	Berhold Dec. ¶¶ 3-7			
	Beingta Bee. 5 /			
Dkt. No. 130-41	Dkt. No. 134		GRANTED.	
01/18/2023 Reply	Parker Dec. ¶¶ 3-5		Proprietary business	
Report (Foreman) at	(11:20-11:23)		information.	
41 ¶ 125-127	()			
	Dkt. No. 135			
	Berhold Dec. ¶¶ 3-7			
Dkt. No. 130-41	Dkt. No. 134		GRANTED.	
01/18/2023 Reply	Parker Dec. ¶¶ 3-5		Proprietary business	
Report (Foreman) at	(11:24-11:25)		information.	
42¶128-129				
II	Dkt. No. 135			
	Berhold Dec. ¶¶ 3-7			
	" "			
Dkt. No. 130-41	Dkt. No. 134		GRANTED.	
01/18/2023 Reply	Parker Dec. ¶¶ 3-5		Proprietary business	
Report (Foreman) at	(12:1-12:3)		information.	
42-43 ¶ 131	,			
"	Dkt. No. 135			
	Berhold Dec. ¶¶ 3-7			
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Documents or Portions Thereof that Restore Seeks to Maintain Under Seal			
Evidence Offered in Support of Sealing	Objections	Ruling	
Dkt. No. 134 Parker Dec. ¶¶ 3-5 (12:4-12:7)		GRANTED. Proprietary business information.	
Dkt. No. 134 Parker Dec. ¶¶ 3-5 (12:8-12:11)		GRANTED. Proprietary business information.	
Dkt. No. 134 Parker Dec. ¶¶ 3-5 (12:12-12:13)		GRANTED. Proprietary business information.	
Dkt. No. 134 Parker Dec. ¶¶ 3-5 (12:14-12:15) Dkt. No. 135 Berhold Dec. ¶¶ 3-7		GRANTED. Proprietary business information.	
Dkt. No. 134 Parker Dec. ¶¶ 3-5 (12:16-12:17)		GRANTED. Proprietary business information.	
Dkt. No. 134 Parker Dec. ¶¶ 3-5 (12:18-12:19)		GRANTED. Proprietary business information.	
Dkt. No. 134 Parker Dec. ¶¶ 3-5 (12:20-12:21)		GRANTED. Proprietary business information.	
Dkt. No. 134 Parker Dec. ¶¶ 3-5 (12:22-12:23)		GRANTED. Proprietary business information.	
	Evidence Offered in Support of Sealing Dkt. No. 134 Parker Dec. ¶¶ 3-5 (12:4-12:7) Dkt. No. 134 Parker Dec. ¶¶ 3-5 (12:8-12:11) Dkt. No. 134 Parker Dec. ¶¶ 3-5 (12:12-12:13) Dkt. No. 135 Berhold Dec. ¶¶ 3-7 Dkt. No. 134 Parker Dec. ¶¶ 3-5 (12:16-12:17) Dkt. No. 134 Parker Dec. ¶¶ 3-5 (12:16-12:17) Dkt. No. 134 Parker Dec. ¶¶ 3-5 (12:18-12:19) Dkt. No. 134 Parker Dec. ¶¶ 3-5 (12:18-12:19)	Evidence Offered in Support of Sealing Objections Dkt. No. 134 Parker Dec. ¶¶ 3-5 (12:4-12:7) Dkt. No. 134 Parker Dec. ¶¶ 3-5 (12:8-12:11) Dkt. No. 134 Parker Dec. ¶¶ 3-5 (12:12-12:13) Dkt. No. 134 Parker Dec. ¶¶ 3-5 (12:14-12:15) Dkt. No. 135 Berhold Dec. ¶¶ 3-7 Dkt. No. 134 Parker Dec. ¶¶ 3-5 (12:16-12:17) Dkt. No. 134 Parker Dec. ¶¶ 3-5 (12:18-12:19) Dkt. No. 134 Parker Dec. ¶¶ 3-5 (12:20-12:21) Dkt. No. 134 Parker Dec. ¶¶ 3-5 (12:20-12:21)	

Documents or Portions Thereof that Restore Seeks to Maintain Under Seal			
Document or Portion of Document Sought to be Sealed	Evidence Offered in Support of Sealing	Objections	Ruling
Dkt. No. 130-41 01/18/2023 Reply Report (Foreman) at 73-74 ¶ 233	Dkt. No. 134 Parker Dec. ¶¶ 3-5 (12:24-12:25)		GRANTED. Proprietary business information.
Dkt. No. 138-25 Cahoy Dec. Ex. 39, Deposition of Clifton Parker (May 4, 2021) Pages 204-205	Dkt. No. 140		GRANTED. Proprietary business information.
Dkt. No. 138-25 Cahoy Dec. Ex. 39, Deposition of Clifton Parker (May 4, 2021)	Dkt. No. 140		GRANTED. Proprietary business information.
Pages 213-216			
Dkt. No. 138-43 Cahoy Dec. Ex. 95 Deposition of Clifton Parker (October 25, 2022) Pages 31-32	Dkt. No. 140		GRANTED. Proprietary business information.
Dkt. No. 138-44 Cahoy Dec. Ex. 96 Deposition of Kevin May (November 3, 2022) Page 60	Dkt. No. 140		GRANTED. Proprietary business information.
Dkt. No. 138-24 Cahoy Dec. Ex. 38 Restore-00001248 - Restore-00001256 Attached as Ex.1.	Dkt. No. 140		GRANTED. Proprietary business information.

Documents or Portion	Documents or Portions Thereof that Restore Seeks to Maintain Under Seal			
Document or	Evidence Offered in	Objections	Ruling	
Portion of Document	Support of Sealing			
Sought to be Sealed				
Dkt. No. 138-28	Dkt. No. 140		GRANTED.	
Cahoy Dec. Ex. 42			Proprietary business	
D			information.	
Restore-00086093 -				
Restore-00086120 Attached as Ex. 2.				
Attached as Ex. 2.				
Dkt. No. 130-29	Dkt. No. 158		GRANTED.	
			Proprietary business	
Parnell 03/01/2023			information.	
Rebuttal Report				
Page 120 ¶ 268				
Restore-00089490, at				
-9493				
Dkt. No. 130-29	Dkt. No. 158		GRANTED.	
DKG 1(0, 130 2)	DKt. 110. 120		Proprietary business	
Parnell 03/01/2023			information.	
Rebuttal Report				
Page 120 ¶ 269				
Restore-00089490, at				
-9493				
Dkt. No. 130-29	Dkt. No. 158		GRANTED.	
			Proprietary business	
Parnell 03/01/2023			information.	
Rebuttal Report				
D 120 F 270				
Page 120 ¶ 270 Restore-00089490, at				
-9493-95, -9495,				
9496-9467				
7170 7101				
Dkt. No. 161-61	Dkt. No. 170		GRANTED.	
			Proprietary business	
Expert Report of Kurt			information.	
Humphrey				
Pages 13-14				
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Documents or Portions Thereof that Restore Seeks to Maintain Under Seal			
Document or Portion of Document Sought to be Sealed	Evidence Offered in Support of Sealing	Objections	Ruling
Dkt. No. 161-24	Dkt. No. 170		GRANTED.
Expert Report of Dr. T. Kim Parnell (March 1, 2023)			Proprietary business information.
Pages 110-111 Restore-00086093 – Restore-00086120			
Testing Protocols Production Methods 510(k) Submission Regulatory Strategy * See ECF No. 140 at			
6 and ECF No. 140-2.			
Dkt. No. 161-24	Dkt. No. 170		GRANTED.
Expert Report of Dr. T. Kim Parnell (March 1, 2023)			Proprietary business information.
Page 112			
Dkt. No. 161-63	Dkt. No. 170		GRANTED.
Deposition of Clifton Parker (October 25, 2022)			Proprietary business information.
Pages 141-142			
Dkt. No. 161-22	Dkt. No. 170		GRANTED.
Deposition of Kevin May (November 3, 2022)			Proprietary business information.
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Documents or Portion		Seeks to Maintain Undo	er Seal
Document or	Evidence Offered in	Objections	Ruling
Portion of Document	Support of Sealing		
Sought to be Sealed			
Dkt. No. 161-22	Dkt. No. 170		GRANTED.
			Proprietary business
Deposition of Kevin			information and non-
May (November 3,			public financial
2022)			information.
D 55.54			
Pages 75-76			
Dkt. No. 161-22	Dkt. No. 170		GRANTED.
DKI. 110. 101-22	DKt. 110. 170		Proprietary business
Deposition of Kevin			information.
May (November 3,			
2022)			
,			
Pages 89-90			
Dkt. No. 161-22	Dkt. No. 170		GRANTED.
			Proprietary business
Deposition of Kevin			information.
May (November 3,			
2022)			
D 00 00			
Pages 89-90			
Dkt. No. 173-6	Dkt. No. 176		GRANTED.
			Proprietary business
Defendant's Reply			information.
Brief in Support of			
Motion of			
Intuitive to Exclude			
Testimony of R. Bero			
Page 6			

IT IS SO ORDERED.

Dated: April 1, 2024

ARACELI MARTÍNEZ-OLGUÍN United States District Judge